OP 2,766

US Patent and Trademark Office Assistant Commissioner For Patents Washington, DC 20231

February 23, 1999

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APR U 6 1999

Group 2700

Dear Assistant Commissioner:

On June 6, 1996, the patent counsel for the National Security Agency (my former employer more than 5 years hence) filed a patent application on my behalf as the recognized inventor entitled: Tamper Detection Device For Protecting Electronic 08/658, Information. It was subsequentially assigned serial number 08/685,492 and was processed by patent examiner Mr. Salvatory Cangialosi of ART Unit 222. NSA petitioned your office to issue a secrecy order against the subject patent application when it was in condition for allowance. My disagreement with the NSA decision to petition your office to withhold issuance of a patent has disrupted my relationship with the NSA, patent counsel who acted on my behalf to prosecute said patent application. As such, I find myself without a patent counsel. Therefore, it appears that I have no choice but to approach you to answer questions relating to the secrecy order process and possible implications there of.

My questions are as follows:

1) Does the secrecy order reflect classifications such as prescribed by DOD directive by paragraph or by independent statement?

2) Alternatively, does the secrecy order reflect nothing more than a need to know agreement regarding some or all information contained therein?

3) Can I as the inventor, having full knowledge of the specifics, obtain a copy of the application that was found to be in condition for allowance and any correspondence between my NSA patent counsel and the patent examiner regarding the application.

4) Can I retain and thereby authorize another registered attorney to represent my interest in the truncated patent with full access privilege based upon need to know?

5) Is there a limitation on the period of time a secrecy order can remain effective?

6) Are there required review intervals for continuation of the secrecy order?

7) Is there an appeal process beyond petitioning NSA to reconsider its position? 8) Assuming the secrecy order is rescinded, is the patent then issued and made

public?

9) If the patent is issued after being truncated by a secrecy order, what is its effective term?

10) Can NSA legally pursue a remedy for infringement of patent rights to the technology covered by a truncated application?

11) If an infringement occurs by a commercial venture while the patent is in its truncated state, does NSA have an obligation under Public Law 99-502 Sec 14 to pursue compensation and thereby protect its royalty rights and the royalty rights of the inventor?

12) Is there a publication that would provide additional enlightenment regarding the RECEIVED secrecy order?

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I hope that my questions do not pose a overwhelming burden on your office. However, under the circumstances, I do not see that I have a choice. I would appreciate a 30 day response to this inquiry about the intricacies of a secrecy order. My address and telephone number are as shown below.

FEB 26 1999 Sincerely:

W. C. Weller

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